THE COURTS.

A Plea of Guilty and a Sentence of Ten Years.

CONFISCATION OF BANK STOCK.

Mortgage Proceedings in a Theatrical Suit.

ANOTHER RAISED CHECK CASE.

Voluminous Business in the Court of Sessions.

On and after the 1st of March, and until further notice, Supreme Court, Chambers, will be opened at ten o'clock and the calendar called at eleven

Application was made yesterday in Supreme Court, Chambers, before Judge Lawrence, on be-ball of the Society for the Reformation of Juvenile Delinquents, for an injunction against the pro-prictors of the Metropolitan Theatre, restraining them from giving any further performances until payment of their license. The application was

granted and the usual bond filed.
Suit has been commenced in the Supreme Court by Michael Healey and other members of the old Board of Assis ant Aldermen with a view to de-termine the question whether they have been legally legislated out of office or not. The basis of the suit is the alleged unconstitutionality of the act abolishing the Board.

George S. Reppier brought suit against John T. Baxter and others for \$1,500 damages on account of injuries to a wharf at the foot of North Eighth street, Brooklyn, E. D., through collision with a wharf by the park Louise, while under tow by the steaming S. A. Babcock. The case was tried some time since before Judge Barbour of the Superior Court and resulted in disagreement of the jury. A second trial in the same Court, before sudge Curtis, has been in progress several days and terminated yesterday with the same result as

Dion Bouckault yesterday took the usual initiatory proceedings in a suit to recover damages against Josa Hart, of the Theatre Comique, for the alleged infringement of the latter upon the copyright of the "Shaughraun." The suit is instituted in the United States Circuit Court; dam-

ages are laid at \$25,000.

Bernard Woods, the fireman of the steamer Henry Chauncey, charged with the manslaughter of Michael Fanning, a lellow fireman, and whose examination was reported in Tuesday's HERALD, was yesterday admitted to ball in \$2,000 to await

In the matter of the contested will of Stephen H. Knapp, which has been before Surrogate Hurchings for some time, the testimony was closed yesterday and the counsel will sum up the case on wednesday next. As the only property left by the testator is an old claim for some \$15,000 against the city, the payment of which is recused, It is not likely the contestants of the will can gain much for their trouble.

THE TRIAL OF JOHN O'TOOLE.

A sudden and rather unexpected termination was reached yesterday in the trial of John O'Toole, commenced on the day previous in the Court of Oyer and Terminer, before Judge Barrett. The indictment against him was murder in the first degree. The evidence was strong against him, involving not only a threat against Mrs. Hessler, the unior tunate deceased, but the most flendish and cowardly manner of carrying out this threat burling two flat irons from a lourth story window at her, one of which hit her on the head, crushing in her skuil and causing almost immediate death. It was said that stronger evidence against the prisoner was still to be adduced; but, instead of calling further witnesses, Mr. William F. Howe, the prisoner's counsel, directly on the opening of the Court, stated that he wisned to put in a plea of guilty of mansiaughter in the first degree, Mr. Phelps, the District Attorney, having signified his willingness to accept such plea. Some discussion ensued between Judge Barrett, the District Attorney and Mr. Howe regarding the proposition thus made, and upon the Court consenting to its acceptance Mr. Howe made a fervid and impassioned appeal for the exercise of judicial ciemency toward the prisoner, who, he said, at a time when he was so intoxicated that he and not know what he was about, and was clearly not responsible for his conduct, deprived of hie a woman against whom he had not the slightest enmity. It was a melan-choly yet actual fact that at that moment a child of O'Loose was lying dead at his residence, and this, counied with the affliction of the present trial, had completely broken aim down in spirit and leit him a wreck. He was content, under the circumstances, to leave the matter in the nands of the Court. He Barrett then proceeded to pass sentence

of the court.
Jauge barrett then proceeded to pass sentence as lot ows:—

I have looked at the law and applied it to the evidence addinged in your case. The jury would undence addinged in your case. The jury would undoutedly have been justified in flauling a verdict of guilty of murder in the first or second degree, and might well have lound you guilty of a crima which would have cost you your life. Your counset. Mr. Howe, has acied most discreetly and serven you well by the interposition of this plea. The elemency of the District Attorney and Court have been sufficiently shown, and the law gives me the discretion of sentencing you between seven years and life, and I shall exercise this discretion judiciously. It is wonderful that such men as you cannot redect upon the disastrous results of their vice. Here is a numan life sacrificed by rum. When you are restored to liberty you will realize that while in your cups you struck an innocent woman to death and left two children motheriess. I wish a lesson could be learned by fathers of lamilies similar to yours. Looking at the entire case through its length and orgadin, freel that society demands that you should undergo a sentence of ten years, which you can reduce by good behavior and emerge a better man. The sentence of the Court is that you be sentenced to the State Prison, at hard tabor, for ten years.

After the sentence O'Toole was removed to an adolling room, where he was visited by a number of the jutors, who expressed to him their

hard tabor, for ten years.

After the sentence O'Toole was removed to an adequiring room, where he was visited by a number of the jurors, who expressed to him their gratification at sparing them the painting duty of passing upon his case, and they added that they considered him an exceedingly lucky man in getting an acceptance of the plea. This was the vertice, in fact, of every one.

A MEMENTO OF THE WAR.

In 1857 Miss Berina S. Moore was teaching school in North Carolina. She purchased 120 shares of the Phoenix Bank, of this city. Two years later she sold, through an attorney, thirty-six shares of the stock, retaining eighty-four shares in her posthe stock accrued, but, owing to communication being cut off with the North, she was unable to obtain them. In Maren, 1864, information was given to the government that the amount of stock named, with the accrose dividends, remained in her make on the Gooks of the bank, and under the act of Congress providing for the confiscation of property belonging to rebis, proceedings were taken on benalt of the government for its confiscation. The result was that the stock was declared forfeited. An enfort was made to set aside the decree, but without success. In the meanwhile Miss Moore married Mr. Chapman, an Episcopanian cierzyman, and as Mrs. Chapman, an Episcopanian cierzyman, and as Mrs. Chapman, an ab prought suit against the Phienix National Bink, of this city, to recover \$1,176, amount of accrued dividends, the nunerstanding being, of course, that it she gets a verdict in ser avor it will also catry with it the value of the stock originally owned by her. The case came to trial resterday before Judge Speir, bolding special ferm of the Superior Court. The plantist chains that the confiscation of the stock was niegal and along that she did not come within the category of those "giving aid and comfort to the enemy," whose property, dinder the act referred to, was labole to confiscation. The descree is that the bank had no part in the proceedings have by the government, and that, in cancelling the cerudicate, it merely compiled with the decree of the United States Court. Judge Speir took the papers, reserving his decision. given to the government that the amount of stock

THE PARK THEATRE MORTGAGE. Messrs. George W. Riggs & Co., the bankers, of Washington, in May, 1873, advanced \$20,000 to James Pursell, owner of the Park Tacatre, in this city, taking a mortgage on the property as security. A suit has been commenced to foreclose this mortgage, and the case was set down for trial yesterday before Judge Van Vorst, holding Supreme Court, Special Term. The defence is that under an agreement between the parties, the rent

to be paid by William Stuart, the lessee, was to be applied toward the payment of the mortgage. This statement is denied by the plaintiff. Meanime Mr. Stuart has rejused to pay rent, on the ground that the alterations in the theatre were not finished at the time agreed upon, or in accordance with the requirements of the lease. The case was not reached till very late, and so the trial was postponed till this morning. Among the witnesses in attentioned were Dion Bouchault and Mr. Stuart, the former relieving the tediousness of waiting by a lively chat with ex-Mayor Hall.

A RAISED CHECK.

Another raised check case and the legal proposition underlying it as to the responsibility of the bank certifying the same after being raised occupied the attention yesterday of Supreme Court, Circuit, held by Judge Van Brunt. In the present case a check for \$45 was raised to \$9,308, and the money obtained upon it. Not only was the amount money obtained upon it. Not only was the amount raised, but the date and name of the payee also altered, and the whole so skilfully done that, after being certified by the St. Nicholas National Bank, it was deposited in the Bank of the State of New York, and passed the Clearing House before the detection of the forgery. The result of the suit growing out of this transaction, in which the St. Nicholas Bank was plaintiff and the Bank of the state of New York defendant, was a verdict for \$12,280 32, being the full amount claimed, with interest.

DECISIONS. Jy Judge Lawrence. SUPREME COURT-CHAMBERS. Peyret vs. Peyret.—Report of referee conplaintiff.
Riegelmann, Jr., vs. Wells,—Order grauted.
Hagan vs. Waldron; Clem.ns vs. Robinson,
the matter of the Pensacola Lumber Company.
Granted.

McCredie vs. McKnight.—Decree granted.
McCredie vs. McKnight.—Decree granted.
Remer vs. Spelman.—Memorandum for counsel.
Clark vs. Donaldson.—I cannot approve of this
under aking until the sureties give a more definite statement of their insolities.
Bates vs. McGown.—There must be an amdavitstating the facts required to be shown by rule 81.

COURT OF GENERAL SESSIONS. Before hecorder Hackett.

CRIME AND ITS CONSEQUENCES. Bis Honor Recorder Hackett sentenced a num ber of prisoners yesterday morning, who pleaded guilty to the effences with which they were charged when arraigned at the bar.

James Potter, who was charged with robbery in the first degree, pleaded guilty to an attempt to commit that offence. The indiciment charged that, on the 18th of this month, he assaulted Anna Gilmer, while she was walking through West Eleventh street, and stole her pocketbook, containing \$1 40.

William Hennessy pleaded guilty to a similar charge, the allegation against him being that, on the 11th of February, he assaulted Thomas Walsh, in Twenty-seventh street, and stole from his person a silver watch.

from the person in the night time, pleaded guilty to an attempt to commit that offence. It ap-peared from the complaint that on the 12th of this month the prisoner stole a gold watch and chain, valued at \$130, from John A. Meek.

These prisoners were each sent to the Penitentiary for five years. STATE PRISON SENTENCES.
Henry Solden pleaded guilty to the offence of

Henry Solden pleaded guilty to the offence of embezzlement. On the 20th of January he collected a bill amounting to \$25 50 from Adolph Wailach, and on the 3d of the same month a bill from the same party for about the same amount, and failed to account to his employer, Aaron Kahn, for the money. He said he fost the money. Charles Carter pleaded guilty to an indictment charging him with obtaining, on the 12th of February, \$58 worth of provisions from William C. Burnister by faisely representing that he was in the employ of B. T. Arnold.

These prisoners were each sent to the Btate Prison for three years.

Raymond B. C. Chroy, who was charged with grand farceny from a dwelling house, pleaded guilty to an attempt, On the 13th of February he stole seven coats, worth \$50, from the premises of Henry Woiderg, No. 501 Canal street. He was sent to the Penitentiary for four years.

REMANDED.

Thomas Fitzgerald, an old man, was convicted of an assault with an intent to do bodily harm. Joseph Courtney swere that while in the prisoner's apartments, corner of First avenue and Twenty-sixth street, on the night of the 30th of January, he was stabbed in the groin by Fitzgerald with a small pocket knife. The accused asserted that Courtney attempted to commit an indecent assault upon his wife. The jury strongily recommended him to mercy, and His Honor remanded mim for sentence.

MISCELLANEOUS.

John Curtis pleaded guilty to an attempt at grand larceny, the cuarge being that on the 15th of this month he sole a picture, valued at \$45, the property of Moses B. Portersfield. He was sent to the State Prison for two years.

Patrick Kelly, who was jointly indicted with James Smith, who was tried and convicted on Tuesday, pleaded guilty to receiving stolen goods. On the 1st of this month he was found in possession of \$1.400 wor h of nosiery, which was stolen from James T. Tailer & Co., No. 47 Waiker street. These prisoners will be sentenced on Friday.

John Mairs was tried upon a charge of stealing \$20 from Bernard Flood, at a liquor salo embezzlement. On the 20th of January he col-

positi largeny.

A pies of a similar grade was taken from James
Gibbs, who was indicted for stealing, on the 16th
inst., a barrel of sugar, worth \$27, the property of
Harkin & Muller.

The prisoners were sent to the Penitentiary for

JEFFERSON MARKET POLICE COURT. Before Judge Bixby.

BURGLARY IN GREENWICH STREET.

About four o'clock yesterday morning Mr. John Wood, of No. 776 Green wich street, was awakened by a noise in the hallway. He immediately struck a light and discovered that the door of a room adjoining his own had been broken open and a quantity of coats, pantaloons and overcoats, with a trunk full of underwear, had been carried away. Ar. Wood procured the assistance of Officer Quinn, of the Ninth precinct, and together they searched the house. In the ceilar they discovered a man, named Welliam Borie, with part of the stoin property in his possession, and the trunk was found in the rear porch awaiting removal. Boyie was brought before Judge Blaby, and held in \$2,000 bail to answer on a charge of burglary. adjoining his own had been broken open and a

BURGLARY ON THE BOWERY.

Officer Miskell, of the Eighth precinct, saw Henry Myers waiking through Prince street early yester day morning with a large bundle under his arm. The officer approached Myers, when the latter The officer approached Myers, when the latter threw the bundle into an areaway and ran off. He was pursued and arrested. The bundle contained forty-two shirts. It was subsequently discovered that a burglary had been committed on the premises of Joseph Harris on Tue-day night and about \$500 worth of gentlemen's turnishing goods had been carried away. The shirts which were thrown away by Myers were identified by Mr. Harris yesterday as part of the stolen property. Judge Bixby committed the prisoner in \$2,000 bail to answer at General Sessions.

FALSE REPRESENTATIONS.

Edward Baer, of No. 342 Bridge street, Brooklyn, was arraigned before Judge Bixby yesterday on a charge of obtaining money under false pretences. The charge was preferred by Jacob Van Wagenen, of No. 39 Wess Nineteenth street. As is a larged, Baer had been acquainted for a length of time with a broker, named Benjamin F. Cook, and had several dusiness transactions with him in the snape of negotiating notes. About the beginning of last september Baer represented himsen to Cook as the owner of 21,000 acres of mineral land in Tennessee, valued at \$100,000, as well as \$50,000 worth of other projectly. On the 13th of September one Joseph Hecht came to Mr. Cook with a promissory note drawn to the order of Edward Baer, and which note he wished to have discounted. Mr. Cook brought Hecht to Mr. van Wagenen who on the representation made to him by Mr. Cook as to the pecuniary condition of Baer, discounted the note. It was soon afterward discovered that Baer was completely bankrupt and had no assets whatever. The prisoner was held in \$2,000 bait to answer by Judge Bixby. charge of obtaining money under false pretences.

ESSEX MARKET POLICE COURT. Before Judge Sherwood.

A GRASPING CREDITOR.

Mrs. Augusta Kelly, of No. 52 East Fourth street, came before the above Court yesterday and preferred a charge of grand larceny against one Moses Tobrish, of No. 35 Cana: street. Mrs. Keily alleged Tobrish, of No. 35 Canai street. Mrs. Kelly alleged that on Tuesday she went to Toorish's place of business to pay a 111, and that Toorish shatched a pocketbook, containing \$45, out of her hand and reinsed to return the money, saying, "That makes us square, and I do not wish to no any more business with you." Toorish contended yesteroay that the pocketbook contained only \$19, and that Mrs. Kelly was indebted to firm in that amount. Judge Sherrwood, however, held Toorish in \$1,000 ball to answer at General sessions.

FIFTY-SEVENTH STREET COURT.

Before Judge Murray. ALLEGED HIGHWAY BOBBERY. William Simington and George Simington, broth-

ers, and James Connor, all boys, were arraigned on a charge of robbery. It was alleged that they undertook to convey Thomas White to his home. 613 Ninth avenue, and that while doing so they robbed elm of his watch and money, in all amounting to \$95. They were held in \$2,000 each to answer.

SERIOUS ASSAULT ON A SICE WOMAN. Barbara Rheinstein, a young German woman, was arraigned on a serious charge of assault. She and Catharine Schaeffer occupy floors at No. 333 East Forty-sixth street. The latter owed the East Forty-sixth street. The latter owed the former some money, in consequence of which they became involved in a quarrel on the stairway on Tuesday. The accused violently pushed Mrs. Schaeffer against the banister. The injury she thus received to her side would not probably have amounted to much were it not that Mrs. Schaeffer had only a lew days before been confined. After the assault she had skaip to take to her bed. On Tuesday night, according to the certificate of her physician, she was detirious for a long time. Yesteroay she was better; but though not yet able to leave her bed, she was out of any immediate danger of death. The accused was held for examination.

DEEDS THAT WERE PROBABLY STOLEN. Edgar W. Ross, twenty years of age, and John charge of having in their possession deeds of preperty in this city belonging to other persons. They were found acting in a very sus, iclous mauner in the Grand Central depot, and are believed to have stojen the papers. Officer Mahon, of the Ninsteenth sub-precinct, who arrested them, was directed to get the owner or owners of the papers, and in the meantime the accused were remanded.

COURT CALENDARS-THIS DAY. SUPREME COURT—CHAMBERS—Held by Judge Lawrence.—Nos. 57, 58, 59, 74, 75, 99, 132, 184, 201, 220, 231, 234, 241, 252, 253, 254, 255, 256, 257, 260, 261,

220, 231, 234, 241, 252, 253, 254, 255, 256, 257, 260, 261, 262, SUPREME COURT—SPECIAL TERM—Held by Judge Van Vorst,—Issues of law and lact—Nos. 54, 174, 330, 99, 159, 190 199, 173, 206, 208, 210, 211, 212, 215, 272, 131, 65, 147, 182, 166, 171, 102, 154. SUPREME COURT—CRECUIT—PART 2—Held by Judge Van Brunt.—Nos. 680, 1103, 1306, 1166, 1176, 2244, 1532, 2256, 1526, 2250, 1362, 1186, 1200, 1202, 272, 978, 1000, 980, 1206, 1208, 1210, 1212, 1214, 12204, 1221, 1216, PART, 3—Held by Judge Donohue.—Nos. 1068, 6534, 879, 929, 1055, 847, 237, 2329, 2251, 855, 917, 1187, 839, 773, 1830, 831, 931, 775, 623, 56, 175146, 683, 1724, 837, 661. SUPREMIOR COURT—TRIAL TERM—PART 1—Held by Judge Speir.—Nos. 65, 929, 801, 9174, 1255, 899, 915, 937, 817, 941, 943, 945, 947, 449, 951, Part 2—Held oy Judge Curits.—Nos. 1120, 906, 1794, 940, 962, 70, 900, 1018, 1022, 300, 1028, 554, 1024, 960, 968. COMMON PLEAS—EQUITY TERM—Held by Judge Loew—Case on—No. 55. COMMON PLEAS—EQUITY TERM—Part 1—Held by Judge Larremore.—Nos. 1217, 733, 1380, 1097. Part 2—Held by Judge Larremore.—Nos. 1217, 733, 1380, 1097. Part 2—Held by Judge Larremore.—Nos. 1217, 733, 1380, 1097. Part 2—Held by Judge J. F. Daily,—Nos. 450, 1320, 1396, 1292, 2308, 2309, 1313, 1284, 1328, 1382, 1280, 1331, 1358, 1380, 1279, 1395, 2438, 1293, 1339.

ASS, 1380, 1279, 1395, 2436, 1293, 1359.

MARINE COURT—TRIAL TERM—PARTS 1, 2 and 3.—
Adjourned for the term.
COURT OF GENERAL SESSIONS—Held by Recorder Hackett.—The People vs. Watter Coleman and James H. Hastings, burgiary; Same vs.—John McCort and William Connery, ourgiary; Same vs.—Patrick Carlos, burgiary; Same vs.—John McCort and William Connery, ourgiary; Same vs.—Fackner, feonious assault and battery; Same vs.—Edward Martin, felonious assault and oattery; Same vs.—Edward Martin, felonious assault and battery; Same vs. John Farreli, felonious assault and battery; Same vs. John Kelly, grand larceny; Same vs.—John Kelly, grand larceny; Same vs.—John Kelly, grand larceny; Same vs.—William Zuesman, lorgery; Same vs.—William Zuesman, lorgery; Same vs.—William Smith, felonious assault and battery; Same vs.—Butter Teal, false pretences; Same vs.—John Smith, felonious assault and battery; Same vs.—Rutger Teal, false pretences; Same vs.—James McKnight, feceiving stolen goods; Same vs.—Henry Sneeback, obsecce literature; Same vs.—George Williams and John Rogers, petitiarceny; Same vs.
Henry Daniela, petitiarceny.

OVER AND TERMINER—Held by Judge Barrett.—The People vs Edward Mooney, homicide.

COURT OF APPEALS.

No. 136. Charles Eten, respondent, vs. Cornelius W. Luyster and another, appellants.—Argument resumed and concluded.

No. 137. Lucita Decker, an infant. &c., appellant, vs. Charles Stickles an infant, &c., respondent.—Submitted.

vs. Charles Stickles an infant, &c., respondent.—Submitted.
No. 13S. William H. Maliory, et al., respondents, vs. William Radde, appellant.—Argued by counsel.
No. 140. William B. Nickelson, appellant, vs. George A. Wilson et al., respondents.—Argued by C. D. A. ams, of counsel for appellant and submitted for respondents.
No. 141. Edward Moran, respondent, vs. Benry A. Donin, appellant.
No. 143. Amos K. Pardee, respondent, vs. David Pish, appellant.—Submitted.
No. 122. Charles E. Quincy, respondent, vs. Stephen V. White, impleaded, &c. appellant.
Adjourned to Thursday, February 25, at ten o'clock A. M.
THE DAY CALENDAR.

O'CIOCK A. M.

THE DAY CALENDAR.

Calendar for Thursday, February 25, 1875, 1s as follows:—Nos. 100, 37, 38, 39, 24, 123, 142, 74, 4, 144.

FUNERAL OF FATHER CORR.

IMPOSING AND SOLEMN SERVICES AT BRIDGET'S CHURCH.

The funeral of the Rev. Father Corr took place yesterday afternoon from St. Bridget's church, and was very largely attended. The deceased priest was hardly twenty-four years old. In consequence of his delicate health he had never been on a nission or been able to celebrate mass or perform the arduous duties of a priest assigned to a city account of the youth of the clergyman. He was mourned by the whole parish, especially by the youthful portion, by whom he was specially beloved, he having been born and reared in the

youthful portion, by whom he was specially beloved, he having been born and reared in the neighborhood.

At nail-past ten o'clock the services began, the introductory being the chanting of the office for the dead, a most solemn ceremony. There were over sixty priests seated around the altar, most of them having ocen the early friends of Father Corr, and several hundreds of the graduates of the Christian Brothers' schools were in the immediate vicinity of the Sanctuary, surrounding the coffin which contained the remains.

Owing to the kindness of the Rey, Father Lynch, of St. Ann's, the organist and cour of that church were in attendance, as follows:—M. Louis Dachauer, director; Mr. F. J. Kirfill, organist; Miss Corradi and Mrs. Treadway, soprani; Miss Gomien and Miss Sayers, altos; Mr. Fritsch and Mr. Phienger, tenori; Mr. Blum. baritone, and Mr. Phienger, tenori; Mr. Bunnay, soprani; Miss Gomien and Miss Sayers, altos; Mr. Fritsch and Mr. Phienger, tenori, Mr. Bunnay, soprani; Mrs. Gomien and Mr. Phienger, tenori, Mr. Bunnay, soprani; Mrs. Gomien and Mr. Phienger, tenori, Mr. Bunnay, soprani; Mrs. Gomien and Mr. Phienger, tenori, Mr. Bunnay, soprani; Mrs. Gomien and Mrs. Sayers, altos; Mr. Fritsch and Mr. Phienger, tenori, Mr. Bunnay, soprani; Mrs. Gomien and Mrs. Phienger, and the service an

FEMALE SUFFRAGE AT COOPER IN-STITUTE.

The weekly meeting of the Young Men's Woman Suffrage League was held last evening at Cooper Institute. Mr. William Hanson delivered an address upon the "Political and Social Equality of the Sexes." In the course of his remarks the lecturer said that the only way to get to a proper solution of the subject of political equality is to examine woman's nature and physical strucexamine woman's nature and physical structure. Every woman has a right to utilize her physical and intellectual capacities to the utmost. No man can say to her, "Thus far shall you go and no lurther." As far as her capacity extends, so lar she has a right to advance. Many men say that women should not enter the pupit or the Legislature or the halls of Congress. It is simply a question whether they possess the needed capacity for these pursuits. Women do lossess this capacity, and therefore they have a right to enter in the race with man. It is even their duty to take part in politice, and the question of sex should not be considered.

The lecturer compared woman in her present condition to a caged eagle, and prophesied that

The lecturer compared woman in her present condition to a cage: eagle, and prophesied that some day the cage would be opened. All reforms are gradual, and the great principle of female suffrage is advancing slowly, but surely. It will be probably fully developed in England before public opinion in the United States becomes entirely reconciled to its docrines.

After the conclusion of the lecture several persons successively took the floor and illuminated the understandings of the audience as to the "great social movement."

THE GAME LAWS.

QUAIL, GROUSE AND PRAIRIE CHICKENS NEARLY OUT OF SEASON.

Under the provisions of the Game laws of this state (c apter 721 of the laws of 1871), it is unlawful for any person within this State "to kill or expose for sale, or have in his or her possession, after the same has been killed," any quall, be tween the last day of February and the 20th day of October, or any rulled grouse, commonly called partridge, or pinnated grouse, commonly called prairie chicken, between the last day of Feoruary and the 1st day of September, under a penalty of

Subject the law of september, under a penalty of \$25 for each bird.

The New York Association for the Protection of Game, by its secretary. Thomas N. Culmort, No. 52 wait street, gives notice that it will prosecute all dealers in game and other permissions who violate any of the foregoing provisions after the 28th 1984.

MUNICIPAL MATTERS.

Although the Mayor was not aware that Mr. Waehner intended to introduce the bill which places in the Board of Aldermen

bill which places in the Board of Aldermen the power of finally passing upon the estimates for each year by a two-third vote, ha is said to have always been opposed to the existence of a Board of Apportionment, only one member of which is elected by the people.

The Corporation Counsel injends to send a letter to the Governor in answer to Mr. O'Conor's letter, and is now busily engaged upon it.

It is the general impression about the City Hali that the Governor will send down his approval of the removal of the Fire Commissioners on Monday next. The Commissioners, now that the Governor has opened the door to further commulications on the subject of the charge against them, are, like the Corporation Counsel, framing another reply to the charges made against them by the Mayor, in which it is alleged that they will bring "new evidence" to prove their innocence of maileasance to office. There are two warrants now awaiting the Mayor's signature, and which will be left unsigned a long time unless a thorough explanation is made by the Comptroller as to the Governor direct.

There are two warrants now awaiting the Mayor's signature, and which will be left unsigned a long time unless a thorough explanation is made by the Comptroller as to the services rendered, and for which in one case as "special counsei" in defending a certain suit, one of the parties in interest wants \$7,500.

The Park Commission have under consideration two important public works. One is the con-River at 181st street, reference to which has al-ready been made in the HERALD. At their meeting on Tuesday evening they took the preliminary ing on Tuesday evening they took the preliminary steps toward pushing the work by ordering plans prepared and estimates made. They have, in auticipation of the early commencement of the work, made a requisition upon the Comptroller for \$100.000, but the bridge may cost double that sum. The other undertaking is the improvements on Brooks avenue, Morrisania, the probable cost of which they have not yet estimated. At the meeting on Tuesday evening final action was deserted, to enable the engineer to submit pans and estimates. The Commissioners have also been delving into the intricacies of finance, and calculating wherein they can reduce extenses. They innertied a huge work from the old Ring Commissioners, which is known as the Central Park Conservatory. What sum has alrealy been spent upon this job is a matter that would interest the tax payers; but Mr. Irwin, the Secretary, was yesterday unable to find the statistics. The Commissioners have resolved to abandon the completion of this work until more prosperous times. The Ring Commission had also organized a propagating department for the cultivation of exotics, deemed necessary for the beautifying of the parks. This is situated at mount St. Vincent, and is a costly luxury. The present Commission have resolved to abandon this propagation for the present, and thus materially reduce expenses, and will hereaster only raise such flowers as are requisite for the ornamentation of the parks. They also calculated upon increasing the police force, which is composed of one captain, a heutenant, a surgeon, four sergecants, fifty-four parkkeepers and twenty-four gatekeepers; but owing to the cutting down of the yearly appropriation, they have abandoned the idea of an increase, which they claim is urgent. steps toward pushing the work by ordering plans

THE DISPENSERS OF CHARITIES.

Commissioner Balley was on duty at the Eleventh street office yesterday, and his associates were engaged in supervising the institutions. President Bailey reports nothing new. The Commissioners have had under consideration the setting apart of a building on Blackwell's Island as a ting apart of a boilding on Blackwell's Island as a homotopathic hospital, but as they find that they cannot dispense with the smallpox hospital, their homotopathic irrends will be disappointed.

Capital Gregory, of the schoolsaip Mercury, which left this port on the 23d of last monta, writes under date of February 4, at sea, in latitude 21, longitude 59, that they have had a pleasant run and expect to reach Barbados on February 15. He reports all the boys in dise health, but expresses disappointment at the non-reception of very necessary stores, the purchase of which in the West Indies will involve additional expense. The ship is in excellent trim, he reports, the weather warm and the boys delighted at the prospect of getting into a warm climate.

DEPARTMENT OF BUILDINGS. Deputy Superintendent Dudley informed the been a very material increase in the number of plans for new buildings and alterations subplans for new buildings and alterations submitted for the approval of the department. The number during the winter months has not been as large as in the corresponding period of last year, but now they come in quite last, which shows that the business of building is recovering from the late depression. The general run of plans snow that the proposed structures are of a superior class. They snow a large increase in tenement house construction, twenty, one of the thirty-lour projected buildings, plans of which were submitted last week, being tenements. They emorace only four first class dwellings, the gives the gratifying intelligence that property owners exhibit a more earnest desire to conform to the law than formerly, and the cases where they have to appeal to the courts for enforcement are becoming more rare.

On March 4, at noon, the Comptroller will open bids for nearly a million of assessment fund stock,

Total

THE FIRE COMMISSIONERS' MYSTERY. From the appearance of the headquarters of the Fire Commission, in Mercer street, for the past few days, it is very evident that there is considerable demoralization and disorder in their jurisdiction. There seems to be no means of communicating with those servants of the public, who lock themselves into their chamber and cut off all intercourse with the outside worfu. Yesterday they locked themselves in about ten o'clock with their secretary, Mr. White, and would permit he message from the busy world without to be sent in. One clerk and a messenger, showing evidences of severe indisposition—at least to answer questions—were found. The messenger declined to deliver a note to the secretary, declaring that the Commissioners would be in secret session until six o'clock, and he had orders to carry up no messages or cards. It is conjectured that they were engaged in considering how they can overcome the charges of Mayor Wickham and maintain themselves in power. ing with those servants of the public, who lock

THE POLICE DEPARTMENT.

The police trials were held yesterday. The case of patrolman Ciapp, formerly of the detective aquad, was called up, but no answer was made. Last summer Clapp resigned to go to California, with the understanding that he should be reappointed if he wished to return, and the arrangement was carried into effect by the late President Smith. Clapp was then over thirty years of age,

ment was carried into effect by the late President Smith. Clapp was then over thirty years of age, and the effort is now made to get rid of him. Mr. A. Oakey Hall is his counsel. As there are other men on the force under similar circumstances, the Commissioners may find that they have burned their fingers.

Patrolimen John J. Kane and Thomas Devine were charged with being intoxicated while on dury. Both cases were postponed at the request of counsel, their winnesses not oeing ready.

Officer Delianois, of the Fittin precinct, was charged with having falled to discover a burglary that had occurred at No. 95 Duane street while he was on duty in that street. The vest entered the premises in the evening, between six and halipat six, and stole a quantity of cloth and clothing valued at \$500. Delianois showed by three other policeman that it was not unusual for the front door of the concern to be open at that time of night, and that ne was not accountable through negligence. A complaint was made against sergeant slater, of the Seventh precinct, that he spent an hour of the time be ought to have been patrolling the precinct, in the station house. Captain Gartand and sergeant Singer explained to the Court that, on the night in question. Sergeant Stater was required in the station house during that hour and he had committed no offence. Roundsman watts, who pretered the charge against the sergeant, was alterward put on trial for sitting in a liquor saloon wille in full uniform. A citizen, who saw this officer in the saloon, reported the matter to the captain at the station house, and the captain, taking a sergeant with him, went to the saloon and found the roundsman seated in the place, with his lect resting on the table. The case was referred to the boaid, before whom there is another compaint against the same officer, for being in an office let over an hour during that no office for one at hear of the charges made by the Mayor no one knows, and it is hinted the Commissioners and Superlatendent Walling, but the Commissi during that hour and he had committed no offence. Roundsman watts, who preferred the charge against the sergeant, was alterward put on trial for sitting in a liquor saloon wolle in full uniform. A citzen, who saw this officer in the saloon, reported the matter to the captain, taking a sergeant with him, which is expected to the saloon and found the roundsman seated in the place, with his lect resting on toet table. The case was referred to the board of the board of the charges made by Mr. A. Oakey Hall against the same officer, for being in an office isr over an hour during the night, which he ought to have been battoring. Nothing has yet been heard of the charges made by Mr. A. Oakey Hall against the Commissioners have been sitting on them.

How far they have progressed in the report demanded by the Mayor no one knows, and its linted the Commissioners are not themselves clear on the subject.

SANITARY MATTERS.

The Registrar of Records reported yesterday to the Board of Health that during the week ended.

The Registrar of Records reported yesterday to the Board of Health that during the week ended.

Saturday, the 20th inst, there were 626 deaths reported in this city, against 611 verified during the previous week. The mean temperature night and day was 20.4 degrees, Fahrenheit, with such

and day was 20.4 degrees, Fahrenheit, with such sensible moisture and cuilling winds that the cold was excessively depressing and harmful.

There were 109 deaths from phthisis-pulmonalis retoried last week and there were 100 in the week ending on the 13th inst. The deaths registered from pneumonia and bronchits numbered 91 and in the previous week 103. Diphtheits was charged with 43 and 44 deaths in the successive weeks; quariating with 13 and 20; croup with 18 and 27, and smallpox with 30 and 34 deaths in these weeks respectively. Only one latal case of measies has been reported in the last three weeks.

JESSUP & CO.

The firm of Jessup & Co., which suspended a few days ago, is evidently endeavoring to conceal from the public the true condition of their affairs. A representative of the HERALD called upon them last Tuesday, in quest of information as to the state of their financial condition, and was met with the remark that the public had nothing to do with the remark that the public had nothing to do with their business. A meeting of the creoitors was called for yesterday, the place of rendezvous being a wholesale nouse at the corner of Leonard and Church streets. The giving out of this location, however, was only a "blind," as the meeting, was actually held at Delmonico's, corner of Broadway and Chambers street, where representatives of the press were rigidly excluded. One of the creditors on coming out, stated that great dissatisaction was expressed by many of those present.

SUICIDE IN BROOKLYN.

Lazarus Fleetman, a German shoemaker, about forty-five years of age, while suffering under menlager beer, swallowed four ounces of muriatic acid yesterday morning at No. 153 Smith street. He was attended by Dr. Keller, who caused his removal to the Long faland College Hospital, where he ingered until last evening, suffering intensely, and tren died.

MARRIAGES AND DEATHS.

MARRIED.

ATRES—Ross.—On Tuesday, February 23, at the residence of the bride's parents, by the Rev. John Kirkpatrick, Crittendon Ayres to Lizzie, youngest daughter of George Ross, all of this city.

BRYAR—WHITE.—On February 21, 1875, by Rev. J. S. Backus, at the residence of the bride's parents, William R. BRYAR to Neitte M. White. all oi Brooklyn.

Hermert—Cohen.—On Wednesday, 24th inst., in New York city, by the Rev. J. J. Lyons, Richard J. Herbert, of Lansdowne road, Notting Hid, London. to Victoria Cohen, Joungest daughter of the late H. H. Cohen.

JOACHIMSEN—MYKRS.—On Wednesday, February 24, at the residence of the bride's parents, by the Rev. S. M. Isaacs, Joseph P. Joachimsen to Sarah, daughter of M. S. Myers, all of this city.

DIED.

ARNOUX.—In Brooklyn, on Wednesday, February 24, Gentrude, relict of the late Anthony Arnoux.

ary 24, GERTRUDE, relict of the late Anthony Arnoux.

Notice of funeral hereafter.

AYMAR.—On Wedneaday, February 24, ELIZA-BETH DICKSON, relict of the late John Q. Aymar, in the 73d year of her age.

Notice of funeral hereafter.

BALDWIN.—In this city, on the 23d inst., of pneumonia, Edward A. Baldwin, in the 58th year of mis age.

Relatives and irlends of the family are respectfully invited to attend his funeral, from the residence of his brother-in-law, R. W. Townley, Elizabeth, N. J., on Friday, the 26th inst., at two P. M. Carriages will be in waiting upon the arrival of the 12:40 and 1 o'clock trains from Liberty street, New York.

BECK.—In this city on Tuesday afternoon, Fedrary 23, Marry, beloved wife of Jacob Beck, aged 36 years.

ruary 23, Mary, beloved wife of Jacob Beck, aged 36 years.

The relatives and friends of the family are requested and respectfully invited to attend the fulferal, from her late residence. 248 East Ffry-second street, on Thursday, February 25, at one o'clock; also the following lodges:—Mount Neboh, F. and A. M., No. 257; Beersneba Lodge, No. 11, U. O. B. B., and King Solomon Chapter No. 213, R. A. M.

U. O. B. B., and King Solomon Chapter No. 213, R. A. M.

Hartford and Poughkeepsie papers please copy.

MOUNT NEBOH LODGE, No. 257, F. AND A.

M.—BERTHERN:—You are respectfully requested to attend the inneral of the beloved wise of our brother. Jacob M. Beck, from the late registence of the deceased, 248 East Fitty-second street, on Thursday, at one o'clock P. M.

N. BERLINER, Secretary. LUI SAMUELS, Master.

BERLIN.—On Wednesday, Feoruary 24, 1875, Karz, the beloved wife of George B. Berlyn, aged 60 yesrs.

Funeral on Friday at ten A. M., from her late residence, No. 316 East Third street.

BOYLE—A mass of requiem (month's mind) for the repose of the soul of the late WILLIAM T.

HOYLE Will be celebrated at the Church of St. Francis Xavier, Sixteenth street, on Friday morning, the 26th inst., at eleven o'clock. Relatives and iriends are respectfully invited to attend.

BROWN.—In Brooklyn, suddenly, on Wednesday, 24th inst., George Brown, in the 42d year of his age.

Arth unst., George Brown, in the 42d year of his age.

Funeral services will be held at his late residence, No. 1,164 Pacific street, on Friday, at three o'clock P. M.

CLARKE.—On Tuesday, February 23, John CLARKE, aged 52 years.

The funeral will take place from his late residence, corner Twenty-third street and avenue A. on Friday morning, 26th unst., to the Church of the Immaculate Conception. East Fourteenth street, where a solema requirem mass will be celebrated for the repose of his soul at ten o'clock A. M.: thence to Calvary Cemetery.

Brooklyn papers please copy.

brated for the repose of his soul at ten o'clock A. M.: thence to talvary Cemetery.

Brooklyn papers please copy.

Corbit, aged 72 years.

The relatives and friends of the family are respectfully invited to attend the funeral, from ner later residence, 35 Wyckoff street, Williamsburg, L. I.

Rochester and Connecticut papers please copy.

Cowing.—On Tuesday evening, 23d inst., atter a short liness, James Foore, son of Ruus B. and Hester A. Cowing, aged 4 months and 21 days.

Funeral from the residence of his parents, No. 134 East Seventy-eighth street, at eleven o'clock, on Friday morning, 26th intst.

Curtis.—On Feoruary 24, 1875, at Bellevne Hospital, Richard Curtis, aged 29 years.

Funeral from Bellevue Hospital, at one P. M. today, to Calvary Cemetery.

DAME.—On Tuesday, February 23, 1875, Campield A. Dame, Of the firm of Green & Dame, Paterson, N. J.

Interment on Thursday morning.

Deckhoff.—On Tuesday February 23, Margare months.

Deckhoff.—On Tuesday February 23, Margare months.

Deckhoff.—On Tuesday February 23, Margare months.

Electives and friends are invited to attend the funeral, on Friday, the 25th inst., at one o'clock, P. M. If years and 4 months.

The relatives and friends of the family are respectfully invited to attend the funeral, or finday the 25th inst., at one o'clock, P. M. If years and 4 months.

The relatives and friends of the family are respectfully invited to attend the 10 the 25th inst., at one o'clock, P. M. If years and 4 months.

The relatives and friends of the 25th inst., atter a short lilness, John McKibbin.—On Tuesday, February 23, Edwin A., son of William and Fanny Paimer, 23d 19 years and 4 months.

The relatives and friends of the 25th inst., atter a short lilness, John McKibbin.—On Tuesday, February 23, Edwin A., son of William and Fanny Paimer, 23d 19 years and 4 months.

The relatives and friends of the isother, on Tuesday, February 23, at two o'clock, P. M. If years and 4 months, and 19 years and 4 months.

The relatives and friends of the isother, on Tuesday, Februar

Interment on Thursday morning.
DIECKHOFF.—On Tuesday, February 23, Mrs.
ELIZABETH DIECKHOFF, widow of the late J. R.
DIECKHOFF.

ELIZABETH DIECKHOFF, widow of the late J. R. Dieckhoff.

The luneral services will be held at the German Lutheran church, in Christopher street, on Friday, 20th inst, at one o'clock. The relatives and friends are respectivity invited to attend.

DENHAM.—On Tuesday, 23d inst., Miss ELIZA A. DENHAM.—On Tuesday, 23d inst., Miss ELIZA A. DENHAM.—On the 67th year of her age.

Relatives and friends of the family are respectfully invited to attend the functal, from her late residence, No. 317 West Thirty-first street, on Thursday, 25th inst., at one P. M.

Donavan.—On Wednesday, February 24, Hanora Donavan, whie of Jeremian Donavan and daughter of the late Richard and Johanna Kepple, aged 32 years.

Donayan, whe of Jeremiah Donayan and daughter of the late Richard and Johanna Kepple, aged 32 years.

The relatives and irlends of the family are respectfully invited to attend the luneral from her late residence, 25 Ruigers place, on Friday, Feoruary 25, at nail-past one o'clock P. M.

Doyle,—A solemn high mass of requiem (monin's mind) will be celeorated for the repose of the soul of the late Cornetius Doyle, at the Church of St. Michael, Thirty-second street, near Ninth avenue, on Thursday, the 25th inst., at eleven A. M. The relatives and Irlends are respectfully invited to attend.

Duryee.—Harrierr Grifffir Duryee, aged 64 years, at the Homeopathic Sorgical Hospital, Fifty-fourth street and Seventh avenue.

Her remains are removed to the residence of her son-in-law, Simeon S. Jenkins, No. 1,006 Third avenue. The relatives and triends of the family are invited to attend the funeral services, Thursday, February 25, at St. Thomas' chapel, East Sixtleth street, between Second and third avenues, at two P. M.

Egan.—After a painful illness, on Wednesday, the 24th inst., Marie Louise, youngest daughter of Richard P. and Mary E. Egan.

Remains taken to Utica for interment.

Ferguson.—On the 24th inst., Rebecca Dean, Wile of John Ferguson, in the 52d year of her age. Relatives and friends of the lamily are respectfully in-lied to attend the funeral, irom her late residence, No. 234 West Twenty-fourth street, on Sunday a termoon, at three o'clock.

Floyd.—In Philadelphia, oh Monday, 22d instant, Mary Jane, wife of Robert C. Floyd, aged 42 years.

Funeral services on Friday, 26th inst., from her late residence, No. 745 South Fourth street, Phils-

Funeral services on Friday, 26th inst., from her late residence, No. 745 South Fourth street, Pailadelphia.
FLYNN.-On Wednesday, 24th inst., Thomas A.

nue and Twenty-third street, at half-past one R.

M. to-day. By order.

W. METCALF, M.

JA"ES GELSTON, Secratary.

The members of Republic Chapter, No. 272, R.

A. M., are requested to attend the funeral of our late companion. Richard P. Gibson, at the Masonic Temple, at half-past one P. M. to-day.

JOHN L. REID, H. P.

The members of Adelphic Council, No. 7, R. and S. M., are requested to attend the funeral of our late companion, Richard P. Gibson, at the Masonic Temple, at half-past one o'clock P. M. to-day.

CHARLES F. EMERSON. T. L. M.

The members of P. Gibson, at the Masonic Temple, at half-past one o'clock P. M. to-day.

The members of Palestine Commandery, No. 18, o't Knights Templar are requested to attend the inneral of our late Sir Knight Richard P. Gibson, at the Masonic Temple, at half-past one o'clock P. M. to-day.

ELLWOOD E. THORNIC.

The members of New York Grand Lodge of Fyfection, No. 1, A. and A. Rite, are requested to abtend the inneral of our late illustrious stother, Richard P. Gibson. at the Masonic Temple at half-past one o'clock P. M. to-day.

GEORGE W. GILBERT, T. P. G. M.

COMPANY G. SEVENTH REGIMENT, N. G., S. M. Y. J.

NEW YORK, Feb. 24, 1875.

The members of this company are requested to attend the inneral of their late command, Richard P. Gibson, on thursday, 25th inst., at two o'clock P. M. at the Masonic Temple, corner Twenty-third street and Sixth avenue.

GEORGE W. ELY, Captain Commanding.

JOHN McGREEVEY, First Sergeant.

HARRINGTON,—OR February 22, 1875, at her late residence, 111 West Twenty-third street, Hannar Louise Harrington, widow of the late George N.

Harrington, in the 44th year of her age.

The relatives and friends of the lamily are respectively invited to attend the luneral, from his late residence, 271 West Thirty-eighth street, Tipperary county, Ireland, in the coln year of his age.

Relatives and Irlends of the lamily are respectively invited to attend the luneral, from his late residence, 271 West Thirty-eighth street, on Frience, and Irlends of the lamily

day, 28th inst., at one P. M. Interment in Calvary Cemetery.

HUTTON.—On Monday, February 22, John Hutton, in his 46th year.

Reliatives and irends of the ramily and members of the New York Fire Department are respectifully invited to attend the inneral, from his late redence, 251 Monroe street, at one o'clock on Thurday, the 25th.

Detroit papers please copy.

Jackson.—On Monday, 22d inst., William Jackson.

P. M. Also at the seventh avenue Central Methodiss Episcopal enurch, this city, on Friday at one P. M.

Kirk.—On Wednesday, February 24, Mary Bratrice, youngest caughter of Daniel and Phebe A.

Kirk, aged 2 years and 3 months.

Funcration Friday, 28th inst., at half-past one o'clock, from the residence of her parents, No. o'cliott place, Brooklyo.

Knapp.—On February 22, 1875, at his residence, Washington Heights, of pneumonia, Shepherd Knapp, in the Sist year of his age.

The funeral services will be held at the Brick Church, corner of Tanty-seventh street and Fitth avenue, on Thursday, the 25th inst., at half-past en o'clock A. M. The firends of the family are in vited to attend.

Krause.—On Wednesday, February 24, Arraura Langman, aged 15 years.

Relatives and friends of the family, and those of his brother, George H., are respectfully invited to attend the funeral, from St. Ann's Episcopal church, Eighteenth street, near Fifth avenue, on Friday, the 25th inst., at one o'clock P. M.

Landberg.—At No. 781 Wassington street, on Tuesday, the 25th inst., at one o'clock P. M.

Landberg, Ann C., beloved wife of Albert Landsberg, aged 19 years, 9 months and 25 days.

The relatives and friends of the family are respectfully invited to attend her funeral, on Friday, the 26th list., at twelve o'clock M., from St. John's church, in Christopher street, near Bieecker.

Lockwood.—At Stamford, Cond., on Tuesday, February 23, Martha J., wife of Henry W. Lockwood, aged 37 years.

Funeral at the Baptist church, Stamford, on

February 23, Martha J., wife of Henry W. Lockwood, aged 37 years.
Funeral at the Baptist cburc', Stamford, on Friday, 26th inst., at malt-past two P. M. Train from New York leaves Grand Central depot at one P. M.
MENDENHALL,—In this city, on February 23, Mrs. V. L. MENDENHALL, daughter of E. B. Wilder. Esq. San Francisco (Cal.) and Newark (N. J.) papers please copy.
MEYER.—On Tuesday evening, suddenly, Simon Meyer, a native of Emden, Germany, aged 47 years.
Relatives and friends are invited to attend the funeral, from Mount Sidal Hospital, on Friday morning, 26th inst., at nine O'clock.
MILLER.—On Weddesday, 24th inst., of pneumonia, Charles P. Miller, eldest son of James Miller, aged 29 years.

Millew.—On Wednesday, 24th 10st., of pneumonia, Charles P. Miller, elect son of James Miller, aged 29 years.

The relatives and friends of the family are invited to attend the funeral, from the residence of his grandmother. 117 Vanderbit avenue, Brooklyn, on Friday, 25th 10st., at two o'clock.

Miller.—On Sunday, February 21, John Miller.—William A. Monell's funeral will take place from his late residence, No. 30 Horatio street, February 25, at nall-past six o'clock P. M. Friends and relatives are invited to attend without further notice.

McCabe.—On Wednesday, February 24, 1875, Cathernine, beloved whis of Hugh McCabe, in the 42d year of her age.

Relatives and friends are respectfully invited that attend the inneral, from her late residence No. 181 Franklin street, on Friday, at one o'clock P. M. McDermott.—On Tuesday night, Margaret MoDermott.—On Tuesday night, Margaret MoGowan.—On Sunday, February 21, James McGowan.—On Sunday, February 21, James McGowan, aged 63.

His friends and those of his son are respectfully invited to attend the funeral, from nis son's residence, 1,412 Third avenue, on Friday morning, 26th inst.—On Wednesday, February 21, 1875, McKibsin.—On Wednesday, February 21, 1875,

months.

Relatives and friends are invited to attend the funeral, from the Reformed church, on Houston street, near Eldridge, on Thursday, at one o'clock.

SMALL—On Tuesday, February 23, Michael SMALL, son of Thomas and Jane Smail, in the 20th year of his age.

The friends of the family are invited to attend the funeral, from the residence of his parents,

The irrends of the family are invited to attend the inneral, from the residence of his parents, Front street, Astoria, L. i., this (Thursday) afternoon, the 25th at one o'clock P. M. The remains to be taken to Biack Stumph for interment.

SMITH.—In Brooklyn, on Wednesday, February 24, Julia B., whe of Charles B. Smith, after a long and painful sickness.

The relatives and friends are invited to attend the inneral, from her late residence, 476 Classon avenue, Friday, February 23, at four o'c ock P. M. SMYTH.—O: typhoid poeumonia, on Monday, February 22, 1875, Charles W. SMYTH, at his late residence, No. 257 West Fourth street.

The relatives and friends of the family are respectiblly invited to attend the inneral, from st. Clement's church, Amity, near Macdougal street, on Thursday, February 25, at eleven A. M. SULLIVAN.—On Wednesday, February 21, JOSEPH T. SULLIVAN. Second son of Cornelius and Lizzie Sullivan, ared 6 months and 24 days.

The relatives and iriends are respectivily invited to attend the inneral, from his parents' residence, 256 Hudson street, this (Thursday) afternoon, 25th Inst., at two o'clock.

TAVENNER.—On Wednesday, February 24, ELIZA BEHT TAVENNER.—On Wednesday, February 24, ELIZA BEHT TAVENNER.—On Wednesday, February 24, ELIZA BEHT TAVENSER, in the 65th year of her age.

Funeral on Friday, at one o'clock, from her residence, No. 99 Clinton street.

TRACY.—On the 22d inst., Edward Tracy, in the 65th year of his see.

Relatives and friends of the family are requested to a tend the funeral, from his late residence, 404 East Flincent & Street, on Thursday, 25th inst., at

to a tend the uneral, from his late reducated to a tend the uneral, from his late restainence, 404 East Fitteenth street, on Thursday, 25th inst., at one o'clock P. M., to Calvary Cemetery.

TRUSLOW —On Wednesday morning, 24th inst., of dipinheria, ANNE, yo.ngest child of Samuel W. and Annie Wall Truslow, aged 2 years and 7 months.

of didntheria, Annie, youngest child of Samuei W. and Annie Wall Trusiow, aged 2 years and T months.

The relatives and friends of the family are respectively invited to attend the uneral, from No. 34 West Forty-plath street, on Friday, 26th 1985, at half-past ten Octock A. M.

VIER.—In Brooklyn, on February 23, suddenly, of dipatheria, Florence Louise, only cand of John and Mar. A. Vilet.

Funeral services at jour P. M. on Thursday, 25th 1985, 1996, and Mar. A. Vilet.

Funeral services at jour P. M. on Thursday, 25th 1985, 1996, loss largyette avenue. Remains taken to Feekskill on Friedry.

Van Anywere,—Atter a brief lilness, Armenia, wile of Peter Van Antwerp.

Relatives and irlends of the family are invited to attend the luneral, from her late residence, Belmont avenue, oetween Crescent and Monticelio avenues, tals (Thursday) atternoon, at three o'clock. The remains will be interred at Tarry. Lows. Train leaves Forty-second street at 11 A. M. Friday.

Wade.—At Ogdensburg. February 21, James Wade, in the 57th year of his age.

Funeral services will be nelly at Fishkill, on Friday, 20th list., 170m his ante residence, at eleven o'clock A. M., and from St. Luke's churce, at 20 o'clock A. M., and from St. Luke's churce, at 12 o'clock noon. Relatives and friends a e invited to attend.

Warkins.—On Tuesday, 22d February. Charles W., eldest son of John W. and Anna S. Warkins.

Funeral irom the residence of his unde. Dr. Gray, No. 111 St., Felix street, Brooklyn, this aff (frurswy), at hall past ten A. M.

Wood,—in Brooklyn, on February 22, 1875, after c short one painted libress, Matthias Wood, in the 50th year of his age.

The relatives and friends are respectively invited to attend his uneral, on Sanday, at a quality did the color of o'clock, at the Warren street Metalodist Episcopal church, near Smith street,